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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO |
|---|---------------|----------------------|-------------------------|-----------------|
| 09/704,535 | 11/03/2000 | Rudy Bonefas | 35825-164588 | 5575 |
| 75 | 90 11/16/2006 | | EXAM | INER |
| MANELLI DENISON & SELTER PLLC | | | · AVELLINO, JOSEPH E | |
| ATTEN: WILLIAM H. BOLLMAN 2000 M STREET, N.W. SUITE 700 WASHINGTON, DC 20016 | | | ART UNIT | PAPER NUMBER |
| | | | 2143 | |
| | | | DATE MAILED: 11/16/2006 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| Office Action Summary | | Application No. | Applicant(s) | | | |
|--|---|--|--|--|--|--|
| | | 09/704,535 | BONEFAS ET AL. | | | |
| | | Examiner | Art Unit | | | |
| | | Joseph E. Avelling | 2143 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| THE N - Exten after s - If the - If NO - Failur Any re | ORTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or to treply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). | | | |
| Status | | | | | | |
| 1) ズ | Responsive to communication(s) filed on 20 O | october 2006 | | | | |
| | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| · | ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition | on of Claims | | | | | |
| 4)🖂 | Claim(s) 1-68 is/are pending in the application. | | | | | |
| | 4a) Of the above claim(s) 11-23,34-46,48 and 49 is/are withdrawn from consideration. | | | | | |
| | 5) Claim(s) is/are allowed. | | | | | |
| 6)⊠ | □ | | | | | |
| 7) | 7) Claim(s) is/are objected to. | | | | | |
| 8)[| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | |
| Application | on Papers | | | | | |
| 9) 🗌 🗆 | The specification is objected to by the Examine | er. | | | | |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d): | | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | |
| Priority u | nder 35 U.S.C. § 119 | | | | | |
| a)[| Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document | s have been received. | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | |
| | application from the International Bureau | u (PCT Rule 17.2(a)). | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| Attachment | (6) | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | | |
| 2) Notice | e of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Da | nte | | | |
| 3) L Inform Paper | nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date | 5) Notice of Informal P 6) Other: | atent Application (PTO-152) | | | |

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DETAILED ACTION

1. Claims 1-68 are pending. Claims 11-23, 34-46, 48, and 49 are withdrawn from consideration as being drawn to nonelected inventions. Claims 1-10, 24-33, 47, and 50-68 are examined.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-10, 24-33, 47, 50-68 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. The above mentioned claims recite essentially the limitation "wherein the network services are performed without relying on either a client and server", which is a negative limitation. A negative limitation is considered indefinite when it is an attempt to claim the invention by excluding what the inventors did not invent rather than distinctly and particularly pointing out what they did invent. In re Schechter, 205 F.2d 185, 98 USPQ 144 (CCPA 1953). As such, merely claiming that the transport protocol is not done by the client/server attempts to exclude what the inventors did not invent and is therefore considered indefinite. See MPEP 2173.05(i).

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Claim Rejections - 35 USC § 103

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5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-6, 8, 24-29, 31, 47, 50-68 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuda et al. (US Pre Grant Pub. 2002/0133573) (hereinafter Matsuda) in view of Wiedman et al. (USPN 6,985,454) (cited as pertinent prior art in previous Office Action) (hereinafter Wiedman).

6. Referring to claim 1, Matsuda discloses a computer readable data storage medium storing software for supporting a plurality of intelligent messaging servers in an intelligent messaging network (i.e. a network 201), the software comprising:

a first code segment handling registration (automatic configuration, network addressing, service discovery) of NOA (networked office architecture) servers and clients with the intelligent messaging network, wherein registration comprises storing a server id (fully qualified domain name) and a server type (i.e. service definitions, as seen in ¶'s 86-95) for the first intelligent messaging server in a database storing server ids and server types for the plurality of intelligent messaging servers (e.g. abstract; p. 5, ¶ 47-49; p. 8-9, ¶ 83-114);

a second code segment for connecting NOA clients/servers to one another (e.g. abstract; p. 8, ¶ 83-95) (it is understood that if a NOA client can utilize the services of another NOA client, then it is inherent that they are connected to one another);

a third code segment encapsulating communication between NOA clients (e.g. abstract)

wherein a transport protocol used with said intelligent messaging network provides for: message segmentation and reassembly, message retries, message duplication detection, and message ACK and NACK service without relying on either a client application and server application (p. 3, ¶ 34, Matsuda discloses using the invention in a TCP/IP network, which, as shown by accompanying RFC 793 "Transmission Control Protocol", discloses the network has the ability to provide ACK and NACK service on page 20; message retries on page 4: section "Reliability"; message duplication detection on page 4: section "Reliability"; Message segmentation is disclosed as shown by accompanying RFC 791 "Internet Protocol", pages 35-36 discuss fragmentation of a datagaram).

Matsuda does not specifically disclose enabling communication between intelligent messaging servers, however Matsuda does disclose that if the NOA server does receive a DHCP Offer from a recently sent DHCP Discover broadcast, and the NOA sever determines that the other device is another NOA server, they determine which of them has the higher priority to determine which is the master (p. 5, ¶ 48). Although it is not explicitly stated that the servers communicate with one another, one of ordinary skill in the art would understand that this would be the easiest way for the servers to determine which server has the highest priority, and therefore it would have been obvious to do so to provide a simple method of determining which computer has the highest priority in the network.

supported by Wideman (col. 7, lines 3-10).

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Matsuda does not specifically disclose the transport protocol used within said intelligent messaging network provides for message segmentation and reassembly without relying on either a client or server. In analogous art, Wiedeman discloses supporting a plurality of network servers which discloses a transport protocol used within said intelligent messaging network provides for message segmentation and reassembly without relying on either a client or server ("each datagram is transmitted through the Internet, and may be fragmented into small packets as it goes...the network layer and the transportation layer software at the destination router 9 then reassembles the IP fragments, puts the packets in their proper order, and delivers them to the server application") (i.e. the server application has nothing to do with the reassembly process, merely receives the packets once they are reassembled) (col. 5, lines 14-16; col. 10, lines 15-20). It would have been obvious to one of ordinary skill in the art to combine the teaching of Wiedeman with Matsuda in order to provide a satellite communications to the system of Matsuda wherein multiple copies of a packet are generated and routed over different paths throughout the network, thereby alleviating the delays that occur when a particular packet on a particular path is corrupted and must be retransmitted as

7. Referring to claim 2, Matsuda discloses the first code segment (i.e. registration process) specifies a server class (i.e. a server priority) and a server type (p. 6-7, ¶ 56, 61) for the first intelligent messaging server.

- 8. Referring to claim 3, Matsuda discloses the first code segment (i.e. registration process) specifies an IP address (p. 7, ¶ 65-66).
- 9. Referring to claim 4, Matsuda discloses the third code segment (i.e. network communication technique) generates a standard packet for communications between the intelligent messaging servers (i.e. an HTTP packet since the NOA architecture is based on an HTTP network connected to the Internet 201) (p. 3, ¶ 37; p. 4, ¶ 40).
- 10. Referring to claim 5, it is well known in the art that HTTP packets which the NOA architecture of Matsuda utilizes includes a packet length (i.e. "Content-Length: XXXX").
- 11. Referring to claim 6, it is well known in the art that HTTP packets which the NOA architecture of Matsuda utilizes includes a server ID (i.e. an IP address of the server) so that it is known the source or destination of the packet).
- 12. Referring to claim 8, Matsuda discloses a code segment encrypting and decrypting messages (p. 10, ¶ 126-127), however does not specifically state generating acknowledgement messages, processing the acknowledgement messages, and compressing and decompressing messages, however it is well known in the art that acknowledgement messages (known as ACK's) can be sent from destination to senders if a particular segment or message has not been received, and it is then inherent that both the destination computer and the sender computer can process the ACK message

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to determine what, if any, action must be done to rectify the situation (i.e. retransmit a segment, restart transmission, etc.). It is further common knowledge that code segments which compress and decompress messages is well known and expected in the art to save transmission processing and reduce overall bandwidth on the network communication link. Therefore it would have been obvious to one of ordinary skill in the art to provide for generating and processing ACK messages as well as compressing and decompressing messages to further reduce overall server processing and increase efficiency while reducing congestion over the network.

- 13. Referring to claim 50, Matsuda discloses searching the database based on server type to identify the second server, the second server being of a server type that the first server desires to connect with (p. 9, ¶ 97-105).
- 14. Referring to claim 51, Matsuda discloses facilitating a handshake procedure determining a validity of a connection between the first server and the second server (p. 9, ¶ 102-107).
- 15. Referring to claim 52, Matsuda discloses the server types are associated with functions performed by the plurality of servers (p. 8-9, ¶ 83-114).

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16. Referring to claim 53, Matsuda discloses the server types comprise protocol gateway servers (i.e. fax servers), message router servers (i.e. doc_retrieval servers) and back-end servers (calendar_schedule and retrieval servers) (p. 8, ¶ 86-95).

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- 17. Referring to claim 54, Matsuda discloses the server class is associated with a network access protocol for a network connecting a client to the first server (p. 6-7, ¶ 56, 61).
- 18. Referring to claim 55, Matsuda discloses the invention substantively as described in claim 1. Matsuda does not specifically disclose encapsulating a network access protocol used to transmit data from a client device to the first server such that the network access protocol is transparent to the second server receiving the data from the first server. However it is well known that wireless browser-enabled cellular phones use the WAP (wireless application protocol) in order to connect to the Internet, this WAP signal is sent to a gateway which encapsulates this request into a standard HTTP GET request, thereby allowing the ability to connect to the internet. By this rationale it would have been obvious to one of ordinary skill to incorporate encapsulating a network access protocol used to transmit data from a client device to the first server such that the network access protocol is transparent to the second server receiving the data from the first server because it would allow cellular users the ability to utilize the system, thereby increasing customer base and providing more of a market share to the system.

19. Claims 24-29, 31, 47, 56-68 are rejected for similar reasons as stated in the claims above.

Claims 7, 9, 10, 30, 32, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuda in view of Wideman in view of Bell et al. (USPN 6,044,081) (hereinafter Bell).

20. Referring to claim 7, Matsuda in view of Wideman discloses the computer-readable data storage medium as stated in the claims above. Matsuda in view of Wideman does not specifically and explicitly disclose encapsulating a transport header, notifying a sender of a success or failure of a transmission, segmenting messages over a pre-determined length into message segments, assembling messages segments into messages, resending messages not ACK'ed, detecting duplicate message segments, and detecting duplicate messages. Bell discloses:

encapsulating a transport header (MAC frame header) (col. 20, lines 24-33); notifying a sender of a success or failure of a transmission (it would have been obvious to incorporate a failure notification mechanism to the sender when a frame check sequence error is detected to reduce bandwidth by halting transmission of unnecessary message segments and to retransmit pertinent segments) (col. 21, lines 20-30);

segmenting messages over a pre-determined length into message segments (encapsulation) (e.g. abstract; col. 20, lines 23-65);

assembling messages segments into messages (de-encapsulation) (col. 21, lines 30-51);

pacing a transmission of messages larger than a pre-determined number of segments (i.e. buffering messages and transmitting them in a queue) (col. 20, lines 20-25);

Bell does not specifically state detecting duplicate message segments or detecting duplicate messages, however does disclose that if a new message sequence number is received before the necessary last segment of the previous message, it will abort processing and return an error (col. 21, lines 20-30). Therefore it would have been obvious to one of ordinary skill in the art to provide code to detect duplicate message segments and detect duplicate messages to the system of Matsuda-Bell to increase efficiency of the system by not wasting server processing time dealing with previously sent messages or segments.

21. Referring to claim 9, Matsuda discloses the computer-readable data storage medium as stated in the claims above. Matsuda does not disclose encapsulating a communication layer. Bell discloses encapsulating a communication layer (the Office takes the term communication layer to mean formatting a higher level message to be transmitted over a network) (col. 20, lines 23-65). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Bell with Matsuda to provide an efficient bandwidth connection while providing a path

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from every node to every other node within a private network without requiring multiple physical connections for each node as supported by Bell (col. 8, lines 30-35).

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- 22. Referring to claim 10, it is well known in the art that application specific messages can be processed by servers (i.e. serving a web page, a CGI script, SOAP execution module, etc.) to provide services required by the application to the client. Furthermore, it is well known in the art that specific servers may compress messages as a form of encryption in order to provide an enhanced level of security as well as reducing used bandwidth on a communication link. Matsuda discloses code providing special security services (i.e. passwords and database updating) (p. 10, ¶126-128).
- 23. Claims 30, 32, and 33 are rejected for similar reasons as stated in the claims above.

Response to Amendment

- **24.** Applicant's arguments dated October 20, 2006 have been considered but are not persuasive.
- 25. In the remarks, Applicant argues, in substance, that (1) the rejection under 35 USC 112, second paragraph, above as being attributed to negative limitations is improper.

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- **26**. As to point (1), Applicant is attempting to claim an invention by claiming what the invention is not. Merely stating that the invention does not rely upon a client and server application does not particularly point out and distinctly claim the invention. In the cases Applicant cites, there are boundaries for the negative limitation. In the Wakefield case (i.e. "free from the proteins, soaps, resins, and sugars present in natural Hevea **rubber**"), indicates that the negative limitation is only limited to those proteins, soaps. resins, and sugars, present in the rubber, not any and all proteins, soaps, resins, and sugars. In the Barr case (i.e. "incapable of forming a dye with said oxidized developing agent"), as Applicant has pointed out, is definite because the boundaries of patent protection are clear. The claimed invention (i.e. "without relying on a server application or a client application") is entirely too broad to fit within these categories of bounded patent protection. The limitation is indefinite because Applicant has not sufficiently provided what are the boundaries of what is meant by "a client application" and "a server application". A broad consideration of these terms can be construed as "any and all programs which can be found on an entity which can receive or transmit data to another entity. Until the boundaries of what is meant by "client application" and "server application" are sufficiently defined in the claim, the rejection is deemed proper. By this rationale, the rejection is maintained.
- **27.** Applicant's other arguments have been considered but are moot in view of the new rejection.

Conclusion

28. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph E. Avellino whose telephone number is (571) 272-3905. The examiner can normally be reached on Monday-Friday 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Joseph E. Avellino, Examiner

November 2, 2006